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15	2-WAY COMPUTING INC.						
16							
17	UNITED STATES DISTRICT COURT						
18	DISTRICT OF NEVADA						
19	2 WAY GOVERNOON IN A						
20	2-WAY COMPUTING, INC., a Nevada corporation,	Case No.: 2:15-cv-02237-GMN-CWH					
21	Plaintiff,						
22	V.	JOINT MOTION TO DISMISS					
23	CELLCO PARTNERSHIP D/B/A VERIZON						
24	WIRELESS INC., a Delaware corporation,						
25	Defendant.						
26	WHEREAS, Plaintiff 2-Way Compu	ting, Inc. ("2-Way") and Defendant Cellco					
27	Partnership d/b/a Verizon Wireless ("Verizon")	have resolved 2-Way's claims for relief against					
28	Verizon and Verizon's counterclaims for relief against 2-Way asserted in this case.						

1	NOW, THEREFORE, pursuant to Fed. R. Civ. P. 41(a) and (c), 2-Way and Verizon						
2	through their attorneys of record, request this Court to dismiss 2-Way's claims for relief against						
3	Verizon with prejudice and Verizon's claims, defenses or counterclaims for relief against 2-Way						
4	without prejudice, and with all attorneys' fees, costs of court and expenses borne by the party						
5	incurring same.						
6	Attached hereto as Exhibit 1 is a [Proposed] Order of Dismissal.						
7							
8	Dated: June 1, 2016	Respectfully submitted,					
9	/s/ Mark Borghese	/s/ Chad R. Fears Chad R. Fears, Esq.					
10	Mark Borghese mark@borgheselegal.com	Nevada Bar No. 6970					
11	Borghese Legal, Ltd.	Snell & Wilmer L.L.P.					
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13	Facsimile No.: (702) 382-0212	Darcy L. Jones, Esq. (pro hac vice)					
14	Reza Mirzaie (<i>pro hac vice</i>)	Marcus A. Barber, Esq. (pro hac vice) Kasowitz, Benson, Torres					
	Paul S. Kroeger (pro hac vice)	& Friedman LLP					
15	Stanley H. Thompson, Jr. (pro hac vice)	333 Twin Dolphin Drive, Suite 200					
16	C. Jay Chung (pro hac vice)	Redwood Shores, CA 94065 Attorneys for Defendant					
17	Russ, August & Kabat 12424 Wilshire Boulevard, 12th Floor	Attorneys for Defendant					
18	Los Angeles, California 90025 Telephone: 310.826.7474	Attorneys for Defendant					
19	_						
20	Attorneys for Plaintiff						
21							
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CERTIFICATE OF SERVICE

		I am a	ı resi	dent of (Clark Co	ınty	, Neva	da and	lam	over the	e age o	of 18	years	and n	ot a p	arty
to tl	ne	action.	My	busines	s address	is:	10161	Park	Run	Drive,	Suite	150,	Las	Vegas,	Neva	ada,
291 ₂	45															

On <u>June 1, 2016</u>, I served this document on the parties listed on the attached service list via one or more of the methods of service described below as indicated next to the name of the served individual or entity by a checked box:

PERSONAL SERVICE: by personally hand-delivering or causing to be hand delivered by such designated individual whose particular duties include delivery of such on behalf of the firm, addressed to the individual(s) listed, signed by such individual or his/her representative accepting on his/her behalf. A receipt of copy signed and dated by such an individual confirming delivery of the document will be maintained with the document and is attached.

EMAIL: By transmitting a copy of the document to the electronic-mail address designated by the attorney or the party who has consented to such manner of service.

E-FILE: Automatically through the court's electronic filing system.

FAX SERVICE: by transmitting to a facsimile machine maintained by the attorney or the party who has consented to such manner of service.

MAIL SERVICE: by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the United States mail at Las Vegas, Nevada. I am readily familiar with the firm's practice of collection and processing correspondence by mailing. Under that practice, it would be deposited with the U.S. Postal Service on that same day with postage fully prepaid at Las Vegas, Nevada in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing an affidavit.

I declare that under penalty of perjury under the laws of the State of Nevada that the above is true and correct. I further declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

/s/ Mark Borghese

An employee of Borghese Legal, Ltd.

RUSS, AUGUST & KABAT

SERVICE LIST

2	ATTORNEYS OF RECORD	PARTIES REPRESENTED	METHOD OF SERVICE
3	Ch. 1D. France	A 44	D
4	Chad R. Fears Snell & Wilmer LLP	Attorneys for Defendant	☐ Personal service ☐ Email
5	3883 Howard Hughes Parkway, Suite 1100		☐ E-File ☐ Fax service
6	Las Vegas, Nevada 89169		Mail service
7			
8	Darcy L. Jones, Esq. Marcus A. Barber, Esq.	Attorneys for Defendant	☐ Personal service ☐ Email
9	KASOWITZ, BENSON, TORRES & FRIEDMAN LLP		☐ E-File ☐ Fax service
10	333 Twin Dolphin Drive, Suite 200 Redwood Shores, CA 94065		☐ Mail service
11			
12			
13			

EXHIBIT 1

EXHIBIT 1

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

2-WAY COMPUTING, INC., a Nevada corporation,

Plaintiff,

v.

CELLCO PARTNERSHIP D/B/A VERIZON WIRELESS INC., a Delaware corporation,

Defendant.

Case No.: 2:15-cv-02237-GMN-CWH

[PROPOSED] ORDER OF DISMISSAL

Plaintiff 2-Way Computing, Inc. ("2-Way") and Defendant and Counterclaim-Plaintiff Cellco Partnership d/b/a Verizon Wireless ("Verizon") announced to the Court that they have resolved 2-Way's claims for relief against Verizon asserted in this case and Verizon's claims, defenses and/or counterclaims for relief against 2-Way asserted in this case. Pursuant to Fed. R. Civ. P. 41(a) & (c), 2-Way and Verizon have therefore requested that the Court dismiss 2-Way's claims for relief against Verizon with prejudice and Verizon's claims, defenses and/or counterclaims for relief against 2-Way without prejudice, and with all attorneys' fees, costs and expenses taxed against the party incurring same. The Court, having considered this request, is of the opinion that their request for dismissal should be granted.

IT IS THEREFORE ORDERED that 2-Way's claims for relief against Verizon are dismissed with prejudice and Verizon's claims, defenses and/or counterclaims for relief against 2-Way are dismissed without prejudice pursuant to Fed. R. Civ. P. 41(a) & (c).

IT IS FURTHER ORDERED that all attorneys' fees, costs of court and expenses shall be borne by each party incurring the same.

IT IS SO ORDERED

UNITED STATES DISTRICT JUDGE

June 9, 2016

DATED:

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